Unite	D STATES DISTRICT for the	COURT ORIGINAL
	Southern District of New York	DOC # 6
United States of America)	
V. CALVIN R. DARDEN, Jr.) Case No.	14 MAG 283
Defendant)	S. DISTRICT CO.
	APPEARANCE BOND	MAR 1 (2014
	Defendant's Agreement	S. D. F. J.
	ee that this bond may be forfeited if I fa	nay impose; or
() (1) This is a personal recognizance bo		
() (2) This is an unsecured bond of \$		
(X) (3) This is a secured bond of $\$$ 1	MILLION PRB , secur	ed by:
() (a) \$	_ , in cash deposited with the court.	
	dant and each surety to forfeit the following ty, including claims on it – such as a lien, as the second of the such as a lien, as the second of the such as a lien, as the second of the second of the such as a lien, as the second of the sec	
If this bond is secured by real p	property, documents to protect the secur	red interest may be filed of record.
() (c) a bail bond with a solvent s	surety (attach a copy of the bail bond, or d	escribe it and identify the surety):

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant - and each surety - declare under penalty of perjury that:

- (1) all owners of the property securing this appearance bond are included on the bond;
- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

i, the defendant – and each surety – declare under penalty of perju	ly that this information is true. (See 28 U.S.C. § 1740.)
Date:	Defendant's signature: CALVIN R. DARDEN, Jr.
at Jenise Medina	Chejenaani s signature. CALVIN R. DARDEN, 31.
Surety property owner f printed name JENISE MEDINA	Surety/property owner — signature and date
Surety/property owner - printed name Suraine Pedroso	Surety/property owner — signature and date
Surety property owner - printed name Melanie Pedroso	Surety/property owner — signature and date
Date:	CLERK OF COURT Signature of Clerk or Deputy Clerk
Approved.	1.1/1/1/
Date:	AUSA: JAMES PASTORE

AO 93 (Rev. 12/11) Appearance Bond

Declarations

Ownership of the Property. I, the defendant – and each surety – declare under penalty of perjury that:

(1) all owners of the property securing this appearance bond are included on the bond;

I. the defendant – and each surety – declare under penalty of perjury that this information is true. (See 28 U.S.C. § 1746.)

- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

(ia)
Defendant's signature: CALVIN R. DARDEN, Jr.
Surety/property owner — signature and date
Surety/property owner — signature and date
Surety/property owner — signature and date
Mexical ACRANK
CLERK OF COURT
T)m Ra
Signature of Clerk or Deputy Clerk
AUSA: JAMES PASTORE

AO 199A (Rev. 12/11) Order Setting Conditions of Release

Page	l	of	Pages

UNITED STATES DISTRICT COURT

	for the
	Southern District of New York
	United States of America v. Case No. 14 MAG 283 CALVIN R. DARDEN, Jr. Defendant Defendant)
	ORDER SETTING CONDITIONS OF RELEASE
IT IS	S ORDERED that the defendant's release is subject to these conditions:
(1)	The defendant must not violate federal, state, or local law while on release.
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.
	The defendant must appear at: Place
	on

If blank, defendant will be notified of next appearance.

The defendant must sign an Appearance Bond, if ordered.

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AO 199B (Rev. 12/11) Additional Conditions of Release

Page	of	Pages

ADDITIONAL CONDITIONS OF RELEASE

					ADDITIONAL CONDITIONS OF RELEASE
	I	TIS	S F	URT	THER ORDERED that the defendant's release is subject to the conditions marked below:
()	(6)			defendant is placed in the custody of: son or organization
				Add	lress (only if above is an organization)
				City	and state Tel. No.
					supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court immediately if ates a condition of release or is no longer in the custodian's custody.
					Signed:
					Signed: Custodian Date
(X					defendant must:
	(Х			submit to supervision by and report for supervision to the telephone number , no later than , no later than , supervision by and report for supervision to the telephone number , no later than , no later tha
	(continue or actively seek employment.
	(continue or start an education program.
	(surrender any passport to: PSA (& NO NEW APPLICATIONS)
	(not obtain a passport or other international travel document.
	(X)	(f)	abide by the following restrictions on personal association, residence, or travel: SDNY/EDNY
	()	(g)	avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution, including:
	()	(h)	get medical or psychiatric treatment:
	()	(i)	return to custody each at o'clock after being released at o'clock for employment, schooling, or the following purposes:
	()	(j)	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers
	,			<i>a</i> >	necessary.
	(not possess a firearm, destructive device, or other weapon.
	(not use alcohol () at all () excessively.
	(not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical medical practitioner.
	()	(n)	submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibited substance screening or testing.
	()	(0)	participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or supervising officer.
	()	(p)	participate in one of the following location restriction programs and comply with its requirements as directed. () (i) Curfew. You are restricted to your residence every day () from
	(and court appearances or other activities specifically approved by the court. submit to location monitoring as directed by the pretrial services office or supervising officer and comply with all of the program requirements and instructions provided. () You must pay all or part of the cost of the program based on your ability to pay as determined by the pretrial services office or supervising officer.
	()	(r)	report as soon as possible, to the pretrial services office or supervising officer, every contact with law enforcement personnel, including arrests questioning or traffic stops

ADDITIONAL CONDITIONS OF RELEASE

\$1 MILLION PRB TO BE CO-SIGNED BY 5 FINANCIALLY RESPONSIBLE PERSONS; SECURED BY \$300,000 CASH OR PROPERTY; TRAVEL LIMITED TO SDNY/EDNY; SURRENDER TRAVEL DOCUMENTS (& NO NEW APPLICATIONS); STRICT PRETRIAL SUPERVISION; HOME INCARCERATION; ELECTRONIC MONITORING; NO RELEASED EXCEPT COURT OR WITH ADVANCE NOTICE TO MEET WITH COUNSEL; NO COMPUTER LINE; DEFT TO PAY COST OF ELECTRONIC MONITORING; DEFT TO BE RELEASED UPON SATISFACTION OF FOLLOWING CONDITIONS; HOME INCARCERATION; MONITORING PLUS 5 FRP'S, IF THEY HAVE SIGNIFICANT ASSETS; REMAINING CONDITIONS TO BE MET BY 2/27/14; BAIL MODIFIED BY USMJ COTT ON 3/5/14, THE \$300,000 CASH OR PROPERTY PORTION CAN BE SATISFIED (X) (S) THROUGH THE POSTING OF A BOND BY NEW YORK STATE BAIL BONDMAN, IRA JUDELSON

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AO 199C (Rev. 09/08) Advice of Penalties

Page _____ of ____ Pages

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT: CALVIN R. DANDEND IR.
YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

14 MAG 283

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

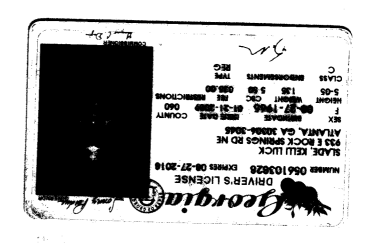
Defendant	Released	

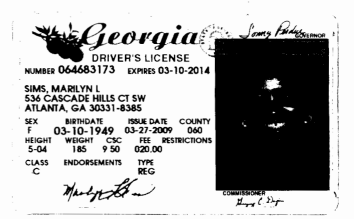
Defendant's Signature:

City and State

Directions to the United States Marshal

()	The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.	
Oate:	Judicial Officer's Signature	/
	Printed name and title	





It is unlawful to print this form without written consent of home office.

POWER OF ATTORNEY

INIE		LIIYIN ATE HEADQUAR P.O. BOX 2810		CE CO	MPA	NN Y
		BASAS, CA 91372-9				
Authority For:	ITEM I	ITEM 2 Not Valld For Bond in Excess Of	ITEM 3 Executed and Notarized	ITEM 4 Not Valid if Used After	POV	/ER NUMBER
	MICHAEL REFEREN To Act As Attorney-Line (90 to 2010)	\$500,000.00	4-1-13	4-1-14	ILL-	29824
constituted and ap and lawful Attorn surety, a BAIL BOND on To be given to	BY THESE PRESENTS: That the INTERN. spointed, and by these presents does make, cey-In-Fact for it and in its name, place and behalf of authority of such Attorney-In-Fact to bind the Power of Attorney is used on or before the de Power of Attorney is filed with the bond and Attorney-In-Fact is hereby authorized to in its bond was given, and ority of this Attorney-In-Fact is limited to approvide payments, back alimony payments, were void if Altered OR ERASED AND SOFTHE COMPANY TO FURNISH BAIL INVESS WHEREOF THE INTERNATIONAL File orized officer, proper for the purpose and its orized officer, proper for the purpose and its of the company is the corporate Seal of do to said instrument is the Corporate Seal of do firectors of said Company, pursuant to the corporate Seal of the corporate Seal of the purpose of the purpose and the corporate Seal of the said instrument is the Corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the purpose of said Company, pursuant to the corporate Seal of the c	ATIONAL FIDELITY onstitute and appoistead, to execute, so I in Darde STATEOF The company shall no atteset forth in item i retained as part of sert in his Power-O pearance bonds, in offines or wage claims O CAN ONLY BE to EXCESS OF THE DELITY INSURANCE or corporate seal to be IN TERNATIONAL FII authority to execute the following Resolution of the Company: The company of the Secretary such power or ce sealed and certified the Company. Unto set my hand an unto set my hand an appointment of the company.	INSURANCE COM in the person who eal and deliver for t exceed the sum s (4) above, and the court record. of-Attorney the co criminal cases only s. ISED ONCE AND STATED FACE AND STATED FACE AND E COMPANY has the hereunto affixed ITERNATIONAL NORMAN R. KO Ital who executed rized officer of the the said Corporat tion adopted since DELITY INSURA e civil and crimina and affix the corpo INTERNATIONAL y or any Assistant rtificate bearing si by certificate so e d affixed my Offici y written.	the amount of S et forth in item (2 urt and the name and cannot be compount of This caused these pre on the date set for FIDELITY INSU NVI'Z, Executive the preceding institute and his sign es Seal and his sign es September 12, 1 NCE COMPANY all bail bonds on borate seal of the Compount of the Compount or the preceding institute and his sign es September 12, 1 NCE COMPANY all bail bonds on borate seal of the Compount or the preceding institute and his sign es September 12, 1 NCE COMPANY all bail bonds on borate seal of the Compount or the preceding institute and the compount of the preceding institute and seal of the Compount or the preceding institute and the seal of the Compount or the preceding institute and the compount of the preceding institute and	th in item and as its	Court and deed, as act
2017				Mark Y.		cis
S STATE OF THE PARTY OF THE PAR			Му	Notary Pu Commission Expire		, 2017
t	CERTIFICA	ATE OF DISCHARO	GE OF BOND			
AGENT'S NAME	MICHAEL RENDE			4-1-14	POW	29824
	at I have examined the records of the court and fo		Defendant	Calvin 1)ard	en
	ELITY INSURANCE COMPANY, a New Jersey Co corresponding power number was terminated on	orporation, for the	Amount \$	300,0	00	
			Date Posted	3/7	14	
Court:			1, 11	or min	120	13

(Signature of Clerk or other officer of the Court)

P.O. Box 9810 Calabasas, CA 91372-9810

INTERNATIONAL FIDELITY INSURANCE COMPANY

Case No. 14 MAG 283

THE PEOPLE OF THE STATE OF NEW YORK	
Calvin against Darden	Bail Affidavit Sect. 520.20-4 Criminal Procedure Code
COUNTY OF	IRA JUDELSON BA!L BONDSMAN 302 Atlantic Ave., Brooklyn, NY 11201 718-856-1541
	being duly sworn, deposes
and says, that he resides at	n.
paid by: promised by Suhaine Pedro So	Charge \$ To be held until exoneration
That said surety, has received - has been promised - from each of the residing at	
1. Subaine Pedroso (GirlFriend) 39	N Gannon Ave S.T. Ny 10314
3.	· · · · · · · · · · · · · · · · · · ·
4	
as security against any loss on said bail bond, an indemnity judgment and the following described collateral:	agreement and confession of
Call Land Giganline	
2. Promissary note \$ \$300,000	
3. Confession of Judgement - \$300,000	
4.	
5	
That the said surety, has received - has been promised - from:	
1. 39 N. Garnon and residing at	
2. <u>S.t. N.Y 10314</u>	
3.	
1. Sephora Cletan manager) at 1.2.	plumbus Circle NYNY 10019
3	
an agreement in writing and confession of judgment duly execute and agree with the said surety to indemnity the said surety agains	t any loss under said bail bond
That the said surety has not nor has any other person, firm or directly or indirectly, received not has been promised any money or o consideration, nor any security, indemnity or guaranty of any kind forth, and except that the agent has executed a general indemnity agreement and deposited general surety only.	ther property or thing of value or whatsoever except as herein set
That the amount herein set forth as the consideration or compagreed to be paid is the only sum of money or thing of value w promised by any person, firm or corporation, in writing or othe compensation herein or for any other purpose whatsoever. No prev been made to	hich has ever been received or erwise, as the consideration or
except for such application no previous application was made.	where the Count to aggree the real
That each of the foregoing statements are made by deponent to in surety on the bail bond of the defendant herein, and deponent knows that each of the foregoing statements is true, accurate and complete.	
Sworn to before me this	
day of 11/4/5/4	,

Undertaking Code 568-531

UNDERTAKING OF BAIL

STATE OF NEW YORK SS.: 11 1 MAC_223
COUNTY OF NEW YORK SS: 14 MAG-283
(UNDERTAKING BEFORE INDICTMENT)
AN ORDER HAVING BEEN MADE on the 13 day of Februar 2014
by HON
that Calvin Darden
be held to answer upon a charge of Wire Haud 1343.
(UNDERTAKING AFTER INDICTMENT)
AN INDICTMENT HAVING BEEN FOUND on day of,,
in the County, charging
And he having been duly admitted to bail in the sum of \$ 300,000
WE, ABSENCE OF DESCRIPANT, of
COMPANY of One Newark Center, 20th Floor, Newark, N.J., surety, hereby undertake, jointly and severally, that
the above named
the orders and process of the court; and if convicted, shall appear for judgment, and render himself in execution
thereof; or if he fails to perform either of these conditions, that we will pay the People of the State of New York, the sum of Three hundred the business (\$ 300,000) dollars.
1 1
Dated: 3/7/14
ABSENCE OF DEPENDANT
(Defendant)
INTERNATIONAL FIDELITY
INSURANCE COMPANY (Surety)
By MICHAEL RENDE 1
Attorney-in-Fact
STATE OF NEW YORK
COUNTY OF NEW YOLK ss.:
On this 7 day of
appeared ARSENOR OF OFFINDANT known to me and to
(Defendant) me personally known to be the same person described in and who executed the foregoing undertaking, and duly
acknowledged that he executed the same.
STATE OF NEW YORK
COUNTY OF NEW YORK
On the day of, in the year 2014, before me personally came who being by me duly sworn
WICHAEL RENDE who being by me duly sworn
did depose and say that he resides in the City of New York; that he is the Attorney-in-fact of INTERNATIONAL
FIDELITY INSURANCE COMPANY the corporation described in and which executed the above instrument; that he knows the corporate seal of said corporation; that the seal affixed to said instrument is such corporate seal;
FIDELITY INSURANCE COMPANY the corporation described in and which executed the above instrument; that he knows the corporate seal of said corporation; that the seal affixed to said instrument is such corporate seal; that is was so affixed by order of the Board of Directors of said corporation, and that he signed his name thereto as
FIDELITY INSURANCE COMPANY the corporation described in and which executed the above instrument; that he knows the corporate seal of said corporation; that the seal affixed to said instrument is such corporate seal; that is was so affixed by order of the Board of Directors of said corporation, and that he signed his name thereto as Attorney-in-fact by like order; that said Company is a corporation organized, existing, and engaged in business as a Surety Company under and by virtue of the Laws of the State of New Jersey, and has completed with all the
FIDELITY INSURANCE COMPANY the corporation described in and which executed the above instrument; that he knows the corporate seal of said corporation; that the seal affixed to said instrument is such corporate seal; that is was so affixed by order of the Board of Directors of said corporation, and that he signed his name thereto as Attorney-in-fact by like order; that said Company is a corporation organized, existing, and engaged in business as a Surety Company under and by virtue of the Laws of the State of New Jersey, and has completed with all the requirements of said laws applicable to said Company and is duly qualified to act as surety under the laws of said
FIDELITY INSURANCE COMPANY the corporation described in and which executed the above instrument; that he knows the corporate seal of said corporation; that the seal affixed to said instrument is such corporate seal; that is was so affixed by order of the Board of Directors of said corporation, and that he signed his name thereto as Attorney-in-fact by like order; that said Company is a corporation organized, existing, and engaged in business as a Surety Company under and by virtue of the Laws of the State of New Jersey, and has completed with all the